Employee Workplace Harassment Prevention Toolkit: (Your guide to preventing and identifying harassment in the workplace)

Question:	Answer:
What is harassment?	Unwelcome verbal or physical conduct that denigrates,
	shows hostility or aversion toward an individual based on
	any characteristic protected by law, which includes race,
	color, religion, sex (including gender identity and
	pregnancy), national origin, age (40 and older), disability,
	genetic information, sexual orientation, parental status,
	marital status, political affiliation, military service, or
	retaliation.
What constitutes the	Anti-discrimination laws prohibit harassment of an
basis of retaliation	individual in retaliation against an employee who has: filed
when alleging	a discrimination complaint, testified, assisted or
harassment?	participated in any manner in an investigation, proceeding,
	hearing or litigation under governing EEOC statutes, oppose
	employment practices they believe to discriminate, or
	requested a reasonable accommodation.
What is unlawful	Harassment becomes unlawful where
harassment?	Enduring the offensive conduct becomes a condition
	of continued employment, or
	2) The conduct is severe or pervasive enough to create
	a work environment that a reasonable person would
	consider intimidating, hostile, or abusive.
What are the two basic	Quid Pro Quo Harassment- "This for That"
types of unlawful	And
harassment?	Hostile Work Environment Harassment
What is Quid Pro Quo	Quid Pro Quo harassment occurs when a tangible
Harassment?	employment action is made based on the employee's
	submission to or rejection of unwelcome conduct. This kind of harassment is generally committed by a supervisor
	or someone who can make or recommend formal
	employment decisions that will affect the victim.
What is a tangible	A tangible employment action involves a significant change
employment action?	in status, e.g., change in pay, work status, dismissal,
	demotion, hire, failure to promote, transfer, undesirable
What is Hostile Work	reassignment, and work assignments. A hostile work environment can result from the unwelcome
Environment	conduct of supervisors, co-workers, customers,
Harassment?	contractors, or anyone else with whom the victim interacts
	on the job, and the unwelcome conduct is so severe or
	pervasive that it renders the workplace atmosphere
	intimidating, hostile, or offensive to a reasonable person.
What are some	Examples of behaviors may include, but are not limited to:
examples of behaviors	Telling off color or offensive jokes concerning race, age,

that may contribute to	national origin, sex, disability, color or other protected
hostile work	bases; derogatory comments about mental or physical
environment	impairments; discussing sexual activities; unnecessary
harassment?	touching; commenting on physical attributes; displaying
	racially insensitive or sexually suggestive pictures or
	objects; using demeaning or inappropriate terms or
	epithets; ridicule or mockery; using indecent gestures;
	name calling; using crude language; sabotaging the victim's
	work; engaging in hostile physical contact.
What determines if the	Whether an instance or a pattern of harassing conduct is
harassing conduct is	severe or pervasive is determined on a case-by-case basis,
severe or pervasive?	with consideration paid to the following factors:
severe or pervasive:	1. the frequency of the unwelcome discriminatory conduct;
	2. the severity of the conduct;
	3. whether the conduct was physically threatening or
	humiliating, or a mere offensive utterance;
	4. whether the conduct unreasonable interfered with work
	performance;
	5. the effect on the employee's psychological well-being;
	and
	6. whether the harasser was a superior within the
	organization.
	Each factor is considered, but none are required or
	dispositive.
What law(s) are	Harassment is a form of employment discrimination that
violated by harassment?	violates Title VII of the Civil Rights Act of 1964, The Age Discrimination in Employment Act of 1967, (ADEA), The
	Americans with Disabilities Act of 1990, (ADA), and The
	Genetic Information and Non-Discrimination Act of 2008,
	(GINA) for EEO protected categories under the law.
	Moreover, consistent with Presidential Executive Orders
	and other laws, such as, Executive Order 11478, Civil
	Service Reform Act, The Notification And Federal
	Antidiscrimination and Retaliation Act, (No FEAR),
	Whistleblower Protection Enhancement Act, and Uniformed
	Services Employment and Reemployment Rights Act,
	(USERRA), federal employees are protected from
	harassment based on other legally protected categories.
What do you do if you	1. An employee who witnesses or believes that he or
witness or are	she has been made the target of harassment should
subjected to	
harassment?	report the harassment, as soon as possible, to a
	managing official.
	2 An amplayor may initiate the administrative insuing
	2. An employee may initiate the administrative inquiry
	process by contacting a supervisor who will conduct
	an investigation intended to gather information to
	determine what action, if any, should be taken.
	This information is not intended for legal or
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	criminal prosecution.
	 If the employee feels comfortable contacting the harasser he or she should inform the harasser that the conduct is unwelcome and must stop immediately.
	4. Employees should also maintain a record of relevant events and communications between all parties involved, in the event another incident arises and further action is needed.
Is an employee who	Yes. The NIH is committed to promoting and maintaining a
brings a harassment	work environment free from discrimination and retaliation.
claim protected from	Reprisal for participation in the EEO process is prohibited.
retaliation/ reprisal?	If an employee wishes to file an EEO complaint of reprisal he or she may contact the OEODM office within 45 calendar days of the alleged occurrence(s) of retaliation discrimination.
Is there discipline for	The consequences for engaging in unlawful harassment may
engaging in unlawful	include discipline up to and including removal from federal
harassment?	service.

Workplace Harassment Videos:

"Flashpoint"

Area:	Key Points:
Employee	 Ensure that your conduct is not inappropriate or offensive to other employees, job applicants, contractors, visitors or any other person directly associated with the performance of your official duty. Assist NIH in its efforts to prevent and eliminate a hostile and offensive work environment.
Victim	 The victim should notify a supervisor, management official, or EEO representative of harassment because an Agency cannot correct harassing conduct if a supervisor, manager, or other Agency official does not become aware of it. The victim does not have to be the person harassed but could be anyone affected by the offensive conduct.
Harasser(s)	The harasser(s) can be the victim's supervisor, a supervisor in another area, a co-worker, an agent of the NIH, another NIH employee, or a non-employee who has a business relationship with the NIH.
Action(s)	Unlawful harassment may occur without economic injury to or

discharge of the victim.
 The harasser's conduct must be unwelcome.
The unwelcome conduct must be severe or pervasive under a
reasonable person standard
 NIH has the legal right to perform administrative inquiries
based on the right to manage the workforce and respond to
allegations of sexual harassment, and incidents of misconduct
which may lead to disciplinary action.

Case Examples:

Addresses:	Case
Agency took prompt remedial action-noose in workplace	Posey v. United States Postal Service
Agency took appropriate action- racially charged comment	Nicholas v. Department of Agriculture
Agency failed to take prompt and effective remedial action-sexual harassment	Miller v. Department of Veterans Affairs
Agency failed to take appropriate action-raced based harassment of manager	Richardson v. Department of Homeland Security
Agency failed to take appropriate action-raced based harassment of supervisory nurse by staff	Menard v. Department of Veterans Affairs

Contacts:

(Who to ask about what)

Resolutions and Equity

Employee Relations Contacts

Identify Your Formal Complaints Specialist

Guidance Contact

NIH Ombudsman contact

Resources:

(Where to go for more information)

Title VII of the Civil Rights Act of 1964

29 C.F.R. Section 1604.11

EEOC Facts about Harassment

EEOC Facts about National Origin and Religious Harassment

EEOC cases involving Racial Harassment since 2009

U.S. Department of Labor, Veterans Employment & Training Service (DOL-VETS)

Office of Special Counsel

USERRA Complaint Form

NIH Procedures for Handling Allegations of Sexual Harassment

Facts about Discrimination in Federal Government Employment Based on Marital Status,

Political Affiliation, Status as a Parent, Sexual Orientation, or Transgender (Gender

Identity) Status